

1 SHEPPARD, MULLIN, RICHTER & HAMPTON LLP  
2 A Limited Liability Partnership  
3 Including Professional Corporations  
4 STEVEN WINICK, Cal. Bar No. 160815  
5 shwinick@sheppardmullin.com  
6 MARTIN D. WHITE, Cal. Bar No. 253476  
7 mwhite@sheppardmullin.com  
8 Four Embarcadero Center, 17th Floor  
9 San Francisco, California 94111-4109  
10 Telephone: 415-434-9100  
11 Facsimile: 415-434-3947

12 Attorneys for Non-Party MCKESSON  
13 CORPORATION

14 UNITED STATES DISTRICT COURT  
15 NORTHERN DISTRICT OF CALIFORNIA  
16 SAN FRANCISCO

17 MYLAN PHARMACEUTICALS INC. CV

Misc. Case No. 13-097MISC

18 Plaintiff,

19 v.

20 WARNER CHILCOTT PUBLIC LTD.  
21 CO.,

22 Defendant

23 [PROPOSED] ORDER GRANTING  
24 NON-PARTY MCKESSON  
25 CORPORATION'S EX PARTE  
26 APPLICATION FOR A PROTECTIVE  
27 ORDER RELIEVING MCKESSON  
28 FROM HAVING TO ATTEND MAY  
9, 2013 DEPOSITION AND ORDERING  
PARTIES TO MEET AND CONFER

RECEIVED

MAY 06 2013

RICHARD W. WIEKING  
CLERK, U.S. DISTRICT COURT  
NORTHERN DISTRICT OF CALIFORNIA

JSW

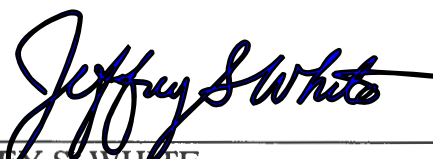
1           This Court has considered non-party McKesson Corporation's  
2 ("McKesson's) *ex parte* application (the "Application") and supporting documents seeking  
3 a protective order relieving it from having to attend a May 9, 2013 deposition noticed in  
4 defendants Warner Chilcott Public Limited Company, Warner Chilcott, LLC, Warner  
5 Chilcott (US), LLC, Warner Chilcott Holdings Company III, Ltd., and Warner Chilcott  
6 Laboratories Ireland Ltd.'s (collectively, "Warner Chilcott") subpoena served on April 4,  
7 2013 (the "Subpoena") and ordering the parties to meet and confer to reasonably limit the  
8 deposition topics on which McKesson must testify.

9           WHEREAS there is good cause shown, as set forth in Application, the Court  
10 hereby GRANTS McKesson's Application issues the following Protective Order:

11           (1)    McKesson is relieved from having to attend the May 9, 2013  
12               deposition as noticed in Warner Chilcott's Subpoena; and  
13           (2)    The parties are ordered to engage in meaningful meet and confer  
14               sessions regarding mutually convenient dates for the deposition to go  
15               forward and ways to reasonably narrow the 15 deposition topics set  
16               forth in the Subpoena.

17  
18           IT IS SO ORDERED.

19  
20 DATED: May 8, 2013

21  
22   
23           \_\_\_\_\_  
24           JEFFREY S. WHITE  
25           JUDGE, U.S. DISTRICT COURT  
26  
27  
28